## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

SAP Akteingesellschaf	ft,		
		CASE NO. 07-cv-4187-SBA	
	Plaintiff(s),		
v. i2 Technologies, Inc.	·	STIPULATION AND [RROPOSEIX] ORDER SELECTING ADR PROCESS	
	Defendant(s).		
Counsel re following stipulati	port that they have me ion pursuant to Civil I	et and conferred regarding ADR and have reached theR. 16-8 and ADR L.R. 3-5:	
The parties agree t	to participate in the for	llowing ADR process:	
Ear ✓ Me	n-binding Arbitration rly Neutral Evaluation ediation (ADR L.R. 6)	(ENE) (ADR L.R. 5)	
appreciably more ADR phone confe	likely to meet their ne crence and may not fil	teds than any other form of ADR, must participate in an ethis form. They must instead file a Notice of Need for I Rule 16-8 and ADR L.R. 3-5)	
Private Pri		ntify process and provider)	
The parties agree to hold the ADR session by:  the presumptive deadline (The deadline is 90 days from the date of the order referring the case to an ADR process unless otherwise ordered.)			
✓ oth	ner requested deadline	February 29, 2008	
Dated: 11/9/07  Dated: 11/9/	· · ·	Attorney for Plaintiff Michael J. Sacksteder	
Dated.	· ·	Attorney før Defendant Jason K. Sonoda	

## XPXXXXQXEXDX ORDER

Pursuant to the Stipulation above, the captioned matter is hereby referred to:

Non-binding Arbitration Early Neutral Evaluation (ENE) Mediation Private ADR

Deadline for ADR session 90 days from the date of this order. other

IT IS SO ORDERED.

Dated: 12/24/07

UNITED STATES MACINTRAIX JUDGE DISTRICT

Sample B. Orm